1		
2		
3		
4		
5		
6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA	
7		
8	TAYJUAN TEVION-WAYNE FLETCHER,	CASE NO. C25-0038 BHS
9	Plaintiff,	ORDER
10	V.	
11	ECHOLS et al.,	
	Defendant.	
12		
13	THIS MATTER is before the Court on Magistrate Judge S. Kate Vaughan's	
14	Report and Recommendation (R&R), Dkt. 8, recommending the Court dismiss without	
15	prejudice pro se pretrial detainee Tayjuan Fletcher's 42 U.S.C. § 1983 complaint. She	
16	concludes Fletcher has failed to state a plausible claim against any defendant, and has not	
17	exhausted his administrative remedies under the Prison Litigation Reform Act, 42 U.S.C.	
	§ 1997e(a). She also concludes that this case is duplicative of <i>Fletcher v. Adsuei</i> , 2:24-cv-	
18	§ 1997e(a). She also concludes that this case	is duplicative of <i>Fletcher v. Adsuei</i> , 2:24-cv-

result of his related criminal trial. Judge Vaughan permitted Fletcher an opportunity to

file an amended complaint addressing these deficiencies, Dkt. 7, and he did not do so.

ORDER - 1

20

21

22

1	A district judge must determine de novo any part of a magistrate judge's proposed
2	disposition to which a party has properly objected. It must modify or set aside any
3	portion of the order that is clearly erroneous or contrary to law. Fed. R. Civ. P. 72(a). The
4	district judge may accept, reject, or modify the recommended disposition; receive further
5	evidence; or return the matter to the magistrate judge with instructions. Fed. R. Civ. P.
6	72(b)(3). A proper objection requires "specific written objections to the proposed
7	findings and recommendations" in the R&R. Fed. R. Civ. P. 72(b)(2).
8	Fletcher's objections to the R&R were due by April 18. He has not objected. The
9	R&R is not clearly erroneous or contrary to law, and it is ADOPTED . The case is
0	DISMISSED without prejudice and without leave to amend.
11	Fletcher has established that he is indigent but he has not stated a plausible claim.
12	His in forma pauperis status is REVOKED in the event of an appeal.
13	The Clerk shall enter a JUDGMENT and close the case.
4	IT IS SO ORDERED.
15	Dated this 24th day of April, 2025.
16	1 10
17	Sept \ Septe
18	BENJAMIN H. SETTLE United States District Judge
9	Office States District stage
20	
21	
22	
	I